

**JUDGE DANIELS**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

---

LEXINGTON INSURANCE COMPANY and  
TRAVLERS PROPERTY CASUALTY COMPANY  
OF AMERICA as subrogees of Jones Lang  
LaSalle Management Services, Inc.,

X **07 CV 9737**

: Case No.:    Civ.    ( )

: RULE 7.1 STATEMENT

:

Plaintiffs,

:

-against-

:

LOCHINVAR CORPORATION, AMBASSADOR  
CONSTRUCTION CO., INC., DiGIACOMO & SON,  
INC. and MANHATTAN MECHNICAL SERVICE,  
INC.,

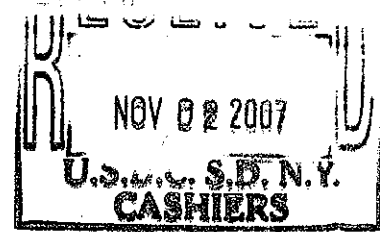
:

:

Defendants.

:

X




---

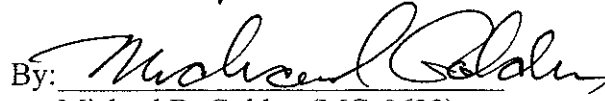
Pursuant to Federal Rule of Civil Procedure 7.1 (formerly Local General Rule 1.9) and to enable District Judges and Magistrate Judges of the court to evaluate possible disqualification or recusal, the undersigned counsel for Plaintiffs (private non-governmental parties) certifies as follows:

1. Lexington Insurance Company is 70% owned by National Union Fire Insurance Company of Pittsburgh, PA, 20% by The Insurance Company of the State of Pennsylvania and 10% by Birmingham Fire Insurance Company. National Union Fire Insurance and the Insurance Company of The State of Pennsylvania are 100% owned by American International Group, Inc., which is a publicly traded company.

2. Travelers Property Casualty Company of America certifies that the following are corporate parents, affiliates and/or subsidiaries of said party, which are publicly held: The St. Paul Travelers Companies, Inc.

Dated: New York, New York  
October 30, 2007

ROBINSON & COLE LLP

By:   
Michael B. Golden (MG-0633)  
Attorneys for Plaintiffs  
885 Third Avenue, 28<sup>th</sup> Floor  
New York, NY 10022  
(212) 451-2900